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## UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT



CHAMBERS OF

MARY H. MURGUIA

CHIEF JUDGE

SANDRA DAY O'CONNOR U.S. COURTHOUSE 401 W. WASHINGTON STREET, SPC 53 PHOENIX, ARIZONA 85003-2154

## Dear Counsel,

I write to introduce you to the court's mediation program. The court offers you and your clients professional mediation services, at no cost, to help resolve disputes quickly and efficiently and to explore the development of more satisfactory results than can be achieved from continued litigation. Each year the mediators facilitate the resolution of hundreds of cases, from the most basic contract and tort actions to the most complex cases involving multiple parties, numerous pieces of litigation and important issues of public policy.

The eight circuit mediators, all of whom work exclusively for the court, are highly experienced attorneys from a variety of practices; all have extensive training and experience in negotiation, appellate mediation, and Ninth Circuit practice and procedure. Although the mediators are court employees, the court has adopted strict confidentiality rules and practices to ensure that what goes on in mediation stays in mediation. See Circuit Rule 33-1.

The first step in the mediation process is case selection. To assist the mediators in the case selection process, appellants/petitioners must file a completed Mediation Questionnaire within 7 days of the docketing of the case. See Circuit Rules 3-4, and 15-2. Appellees may also fill out and file a questionnaire. The questionnaire with filing instructions is available <a href="here">here</a>. Once the Mediation Questionnaire is submitted, the parties will receive via NDA a link to a separate form that will allow them to submit confidential information directly to the Circuit Mediators. Counsel may also submit confidential information at any time to <a href="mailto:ca09\_mediation@ca9.uscourts.gov">ca09\_mediation@ca9.uscourts.gov</a>.

In most cases, the mediator will schedule a settlement assessment conference, with counsel only, to determine whether the case is suitable for mediation. Be assured that participation in the mediation program will not slow down disposition of your appeal. Mediation discussions are not limited to the issues on appeal. The discussions can involve other cases and may include individuals who are not parties to the litigation, if doing so enables the parties to reach a global settlement.

Further information about the mediation program may be found on the court's website: <a href="www.ca9.uscourts.gov/mediation/">www.ca9.uscourts.gov/mediation/</a>. Please address questions directly to the Mediation Program at 415-355-7900 or ca09 mediation@ca9.uscourts.gov.

Sincerely,

Mary H. Murguia